

The Senate Natural Resources and the Environment Committee offered the following substitute to SB 283:

A BILL TO BE ENTITLED
AN ACT

1 To amend Part 3 of Article 3 of Chapter 3 of Title 12 of the Official Code of Georgia
2 Annotated, relating to submerged cultural resources, so as to change certain provisions
3 relating to permits and authorization to contract for investigation, survey, or recovery
4 operations and renewal and revocation of permits; to provide that the Department of Natural
5 Resources shall establish a program to authorize deadhead logging operations in certain
6 locations and under certain conditions; to provide for administration of such a program; to
7 define certain terms; to provide for automatic repeal; to repeal conflicting laws; and for other
8 purposes.

9 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

10 Part 3 of Article 3 of Chapter 3 of Title 12 of the Official Code of Georgia Annotated,
11 relating to submerged cultural resources, is amended in Code Section 12-3-82, relating to
12 permits and authorization to contract for investigation, survey, or recovery operations and
13 renewal and revocation of permits, by adding a new subsection to read as follows:
14

15 "(f) This Code section shall not apply to deadhead logs, which shall be subject to the
16 provisions of Code Section 12-3-82.1. This subsection shall stand repealed on January 1,
17 2008."

SECTION 2.

18 Said part is further amended by adding a new Code section to read as follows:
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20 "12-3-82.1.

21 (a) As used in this Code section, the term:

22 (1) 'Deadhead logs' means logs that were commercially harvested from forests in this
23 state during the nineteenth or twentieth century and that sank or were sunken in a river
24 either while in the process of being floated to mill or market or intentionally for storage.

1 (2) 'River' means a navigable part of the Altamaha or Flint River only; provided,
2 however, that such term does not include any segment of a stream of water which
3 segment is a boundary of the State of Georgia as described in Article 1 of Chapter 2 of
4 Title 50, nor does such term include any other parts or tributaries of the Altamaha or Flint
5 Rivers or any part of any other river.

6 (b) The department shall establish a program for the granting, renewal, and revocation of
7 exclusive permits for investigation, survey, or recovery of deadhead logs from particular
8 segments of rivers, any such segment to be two river miles in length. Except as otherwise
9 provided by subsection (i) of this Code section, the provisions for disposition of surplus
10 property under Article 4 of Chapter 5 of Title 50 shall not apply to disposition of deadhead
11 logs recovered pursuant to permits issued under this Code section.

12 (c) Upon the establishment of such program, any person desiring to conduct any deadhead
13 logs recovery operation in a river shall first make application to the department for a permit
14 to conduct such operation in a specific location. The applicant shall submit a plan outlining
15 the specific river segment, objectives, scope, and methods of recovery of deadhead logs.

16 (d) Prior to granting any application for a permit under this Code section, the department
17 shall conduct a prerecovery assessment of the proposed recovery site. The department may
18 specify the scope of studies that need to be conducted in specific areas where state or
19 federal endangered species may be present, where other submerged cultural resources may
20 be found, to investigate wildlife habitat or outdoor recreation related issues, or to address
21 other scientific or archaeological issues. The department's employee or agent conducting
22 such assessment shall be accompanied by the applicant or a designated representative
23 thereof. During such assessment, habitat, bank stability, boat ramp conditions, and other
24 relative factors shall be noted, and any areas where recovery of deadhead logs is
25 specifically restricted shall be mapped or flagged on site.

26 (e)(1) If the department determines that the public interest, including without limitation
27 public safety, water quality, wildlife and wildlife habitat, commercial and recreational
28 fisheries, state and federal threatened and endangered species, land use, effects on stream
29 bank property, and other submerged cultural resources, may be adequately protected
30 while allowing the operation for which a permit is sought, the department may grant an
31 annual permit for such operation, which shall grant the permittee exclusive rights for such
32 purposes for a specific two-mile segment of a river. Multiple, noncontiguous permits,
33 each separated by at least one two-mile river segment, may be issued to the same
34 applicant.

35 (2) Any such permit shall be conditioned upon compliance with such terms and
36 conditions, including days, times, places and methods, as the department deems
37 appropriate for the protection of the public interest, including without limitation such

1 terms and conditions as are relative to the protection of the public safety and water
2 quality, wildlife and wildlife habitat, commercial and recreational fisheries, state and
3 federal threatened and endangered species, land use, effects on stream bank property,
4 protection of public boat landings or other public assets, and the preservation and
5 protection of other submerged cultural resources.

6 (3) No permit issued under this Code section for the investigation, survey, or recovery
7 of deadhead logs shall authorize the permittee to retain any other submerged cultural
8 resources that are disturbed, located, or incidentally recovered.

9 (f) Any person to whom a permit is issued under this Code section shall:

10 (1) Prior to issuance of the permit:

11 (A) Pay an annual permit fee of \$10,000.00 for each two-mile segment of a river.
12 Revenues derived from such fees shall be paid into the general treasury in accordance
13 with Code Section 45-12-92; and

14 (B) Post a bond with the commissioner in the form of government securities, cash,
15 irrevocable letter of credit, or any combination thereof up to, but not exceeding,
16 \$50,000.00 per permitted river segment. If the applicant does not comply with this part,
17 rules and regulations of the board, or the conditions of the permit after issuance, the
18 commissioner may call the bond or any part thereof to be forfeited and may use the
19 proceeds to hire a contractor to repair or stabilize the site of the damage arising from
20 the deadhead logs recovery activity and bring it into compliance. Upon amendment of
21 a permit as provided in paragraph (2) of subsection (h) of this Code section, a new or
22 amended bond shall be posted to cover the amended conditions of the permit;

23 (2) Notify the department on the last state business day of each week of where and when
24 such recovery operations will occur during the following calendar week;

25 (3) Prominently post and maintain during the recovery operation signs near the recovery
26 site, either on buoys or on the recovery boat or boats, to inform the public that the
27 recovery operation is authorized. Such signs shall include the permit number and the
28 telephone number of the appropriate department inspector; and

29 (4) Keep a copy of the permit on the recovery boat or boats at all times during
30 operations.

31 (g)(1) The department shall provide for periodic inspection of ongoing operations to
32 determine compliance with the requirements of this part, rules and regulations of the
33 board, and permit conditions.

34 (2) The department is authorized to contract with any person for the investigation,
35 survey, protection, preservation, or recovery of other submerged cultural resources on
36 such terms and conditions as the department deems appropriate.

1 (h)(1) Permits may be renewed upon or prior to expiration upon such terms and
2 conditions as the department deems appropriate and payment of the annual permit fees.

3 (2) Permits may also be amended by the department upon discovery of previously
4 unknown or nondisclosed facts that warrant additional conditions or terms of the permit
5 for the protection of the public interest, including without limitation such terms and
6 conditions relative to the protection of the public safety and water quality, wildlife and
7 wildlife habitat, commercial and recreational fisheries, state and federal threatened and
8 endangered species, land use, effects on stream bank property, protection of public boat
9 landings or other public assets, and the preservation and protection of other submerged
10 cultural resources.

11 (3) A permit may be revoked by the department upon a determination by the department
12 that the permittee has violated this part, any rule or regulation of the board, or any term
13 or condition of its permit. Any determination to amend, revoke, or deny a permit or to
14 deny the renewal of a permit may be administratively and judicially reviewed in the
15 manner provided in subsection (e) of Code Section 12-3-52.

16 (i) The state shall retain title to any deadhead logs recovered pursuant to a permit issued
17 under this Code section until such time as the permittee has paid adequate consideration
18 to the department for such recovered deadhead logs, which consideration shall be in
19 addition to the annual permit fee. The sale price rate or rates for deadhead logs shall be
20 established by the board by rule or regulation. If the permittee fails or refuses to pay to the
21 department the amount due as consideration within 60 days of recovery, the recovered
22 deadhead logs may be disposed of by the department pursuant to the provisions for
23 disposition of surplus property under Article 4 of Chapter 5 of Title 50.

24 (j) The provisions of Code Section 45-12-92 notwithstanding, the department is authorized
25 to retain all funds received as consideration for sales of recovered deadhead logs under
26 subsection (i) of this Code section for use in administration of the program established
27 under this Code section; provided, however, that any such funds not expended for such
28 purpose in the fiscal year in which they are generated shall be deposited in the state
29 treasury.

30 (k) This Code section shall stand repealed on January 1, 2008."

31 **SECTION 3.**

32 All laws and parts of laws in conflict with this Act are repealed.